IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI EASTERN DIVISION

REBECCA WEST

PLAINTIFF

VS.

CIVIL ACTION NO.: 2:20-CV-00090-KS-MTP

CENTON BANCORP, INC. AND RICHTON BANK AND TRUST CO.

DEFENDANTS

STIPULATION OF DISMISSAL WITH PREJUDICE

IT IS HEREBY STIPULATED, pursuant to Rule 41(a)(1)(ii), that Defendants, Centon Bancorp, Inc. and Richton Bank and Trust Co., may be dismissed with prejudice in the above-entitled action, Civil Action No. 2:20-cv-00090-KS-MTP. The Parties further agree that, based on the foregoing Stipulation, the Court may enter an Order dismissing Plaintiff's claims against Centon Bancorp, Inc. and Richton Bank and Trust Co., with prejudice, pursuant to the terms of a confidential settlement.

THIS, the 25th day of March, 2021.

Respectfully submitted,

15/ Mani Mah Ryfu Boyani Faredon BENJAMIN U. BOWDEN

1st Manne U. Lu Lh Toy K MAURICE MCINTOSH FORSYTH

ATTORNEYS FOR PLAINTIFF

/s/ Jason T. Marsh

JASON T. MARSH

MALLORY K, BLAND

ATTORNEYS FOR DEFENDANT

CERTIFICATE OF SERVICE

I, Jason T. Marsh, do hereby certify that I electronically filed the above and foregoing STIPULATION OF DISMISSAL WITH PREJUDICE with the Clerk of the Court using the CM/ECF system which sent notification of such filing to the following counsel of record:

Benjamin U. Bowden, Esq. Vaughn & Bowden, PA 1311 Spring Street, Suite A Gulfport, MS 39507 T: (228) 869-5652 F: (228) 869-5689 bowden@vaughnbowden.com

Maurice McIntosh Forsyth
M. McIntosh Forsyth, Attorney at Law
P.O. Box 636
Richton, MS 39476
T: (601) 788-5642
F: (601) 788-9721
forsyth@bellsouth.net

Attorneys for Plaintiff

THIS, the 25th day of March, 2021.

/s/ Jason T. Marsh JASON T. MARSH